1	Eugene K. Yamamoto (State Bar No. 112245) LAW OFFICES OF EUGENE K. YAMAMOTO Lakeside Regency Plaza	
2		
3	1555 Lakeside Drive, Suite 64 Oakland, CA 94612	
4	Telephone: (510) 433-9340 Facsimile: (510) 433-9342	
5	Attorneys for Secured Lienholder,	
6	EIM-EI Šegundo, A California limited partnership	
7		
8	UNITED STATES BANKRUPTCY COURT	
9	NORTHERN DISTRICT OF CALIFORNIA - OAKLAND DIVISION	
10		
11	In re	Case No. 10-41570
12	Azid Amiri,	Chapter 13
13		NOTICE OF APPEARANCE AND
14	Debtor.	REQUEST FOR SPECIAL NOTICE
15		The Honorable Randall J. Newsome
16		
17		
18		
19	Please take notice that Eugene K. Yamamoto of the Law Offices O	
20	Eugene K. Yamamoto, hereby enters his appearance as counsel for secured lienholder,	
21	EIM-El Segundo, a California partnership ("EIM").	
22		
23	Please take further notice that all parties to the above-captioned Chapter 13	
24	Bankruptcy Case should add counsel for EIM as well as Kristin D. Qualls, Esq. the	
25	general counsel for Dansk Investments, Inc., EIM's general partner, to their mailing lists	
26	111	
27	111	
28		

for service of all pleadings and papers filed in this action as follows: 1 2 Eugene K. Yamamoto, Esq. Law Offices Of Eugene K. Yamamoto Lakeside Regency Plaza 3 1555 Lakeside Drive, Suite 64 Oakland, CA 94612 4 Telephone: (510) 433-9340 5 Facsimile: (510) 433-9342 Email: GeneY63@aol.com 6 Kristin D. Qualls, Esq. General Counsel 7 Dansk Investments 905 Rancho Conejo Blvd. 8 Newbury Park, CA 91320 9 EIM hereby makes this special request for notice and service on both of its 10 counsel at the above stated address with regard to any and all pleadings, documents, 11 and other notices where such documents are required under the Bankruptcy Rules, 12 Orders of the Bankruptcy Court or other ordinary practices to be served on the Debtors, 13 any Official Creditor's Committee appointed in this case or the 20 largest creditors in this 14 case. EIM further requests that its counsel be served with any and all pleadings and 15 other matters filed in this bankruptcy case, including, without limitation, any motions for 16 relief from the automatic stay, any of the Bankruptcy Schedules or amended schedules, 17 list of creditors, motions or proceedings concerning the discharge of the Debtors, any 18 and all proposed Chapter 13 Plan and amended Plans, list of exemptions, and any 19 requests or motions for dismissal of this case. 20 21 DATED: May 26, 2010. LAW OFFICES OF EUGENE K. YAMAMOTO 22 23 /s/ Eugene K. Yamamoto By: 24 Eugene K. Yamamoto, 25 Attorney for Secured Lienholder, EIM-EI Segundo, Inc. 26 27

28